UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

PANTELIS CHRYSAFIS, BETTY COHEN, BRANDIE LACASSE, MUDAN SHI, FENG ZHOU, and RENT STABILIZATION ASSOCIATION OF NYC, INC.,

Plaintiffs,

-against-

LAWRENCE K. MARKS, in his official capacity as Chief Administrative Judge of the Courts of New York State, ADRIAN H.

ANDERSON, in his official capacity as Sheriff of Dutchess County, New York, JAMES

DZURENDA, in his official capacity as

Sheriff of Nassau County, New York, JOSEPH :
FUCITO, in his official capacity as Sheriff of New York City, New York, MARGARET

GARNETT, in her official capacity as

Commissioner of the New York City

Department of Investigation, and CAROLINE

TANG-ALEJANDRO, in her official capacity
as Director, Bureau of Marshals, New York

City Department of Investigation, :

No. 2:21-cv-02516

[PROPOSED] ORDER TO SHOW CAUSE FOR A PRELIMINARY INJUNCTION

Defendants.

Upon the accompanying Plaintiffs' Memorandum of Law in Support of its Application for a Preliminary Injunction dated May 7, 2021; the Declaration of Joseph Strasburg, sworn to on the 6th day of May 2021; the Declaration of Peter Vekiarellis, sworn to on the 6th day of May 2021; the Declaration of Betty S. Cohen, sworn to on the 6th day of May 2021, and the exhibits thereto; the Declaration of Brandie LaCasse, sworn to on the 5th day of May 2021, and the exhibits thereto; the Declaration of Mudan Shi, sworn to on the 3rd day of May 2021; and the Declaration of Akiva Shapiro, dated May 7, 2021, and the exhibits thereto; upon all the pleadings and other papers filed in this action; and the Court, having reviewed the Memorandum of Law,

supporting Declarations, and exhibits submitted therewith, and having found sufficient reason being alleged and good cause appearing therefore, it is hereby:

ORDERED that Defendants Lawrence K. Marks, Adrian H. Anderson, James Dzurenda,	
Joseph Fucito, Margaret Garnett, and Caroline Tang-Alejandro, through their attorneys, show	
cause before this Court, at Room, 100 Federal Plaza, Central Islip, New York, on the	
day of, 2021, at o'clock in	the thereof, or as soon as
thereafter as counsel may be heard, why an order should not be issued, pursuant to Rule 65 of the	
Federal Rules of Civil Procedure, and preliminarily enjoining Defendants, their representatives	
and agents, and all persons acting in concert or in particip	pation with them, or having notice, from
implementing or enforcing Part A of the COVID-19 Eme	ergency Eviction and Foreclosure
Prevention Act of 2020, as extended on May 4, 2021, until such time as the Court resolves	
Plaintiffs' application for permanent relief in this case; and it is further	
ORDERED that sufficient cause having been show	wn, service of this Order and all of the
papers submitted in support thereof shall be made on Defendants' counsel deemed effective if it	
is completed by electronic mail on or before the of May, 2021; and it is further	
ORDERED that Defendants' answering papers on the motion for a preliminary	
injunction, if any, shall be filed with the Clerk of this Con	urt and served upon the attorneys for
Plaintiffs via ECF, by no later than, 2021,	and that any reply papers submitted by
Plaintiffs shall be filed and served by ECF by	, 2021.
IT IS SO ORDERED	
Dated:, 2021	
Central Islip, New York	United States District Judge